

FEAR STARTS
VAGUE RUMORThat Some Disaster Has Be-
fallen Gunboat Wheeling

WIRELESS DOESN'T REACH

The Vessel Left New York Last Satur-
day, Loaded with Ammunition and
Bound for Cuba, and She
Carried 144 Men.

New York, Jan. 26.—Unconfirmed rumors were circulated this morning that there had been an explosion on the gunboat Wheeling, which was en route from New York to Guantanamo, Cuba. The wireless stations are attempting to communicate with the gunboat, and tug and revenue cutters are preparing to search. The Wheeling left last Saturday, loaded with ammunition, her ultimate destination being Bluefields, Nicaragua. The Wheeling carried 144 men under command of Capt. Carlo Brittain.

DON'T CREDIT RUMOR.
Officials at the Bureau of Navigation
Scout Fear of Disaster.

Washington, D. C., Jan. 26.—The bureau of navigation does not believe that the gunboat Wheeling has had an accident. The last wireless was received yesterday, and the Wheeling was 200 miles off Charleston, S. C. Officials of the bureau declare that the Wheeling is undoubtedly out of wireless range, and they do not think that it means an accident that she failed to answer the wireless calls this morning. They expect that she will reach Guantanamo tomorrow.

WITH SHIP AFIRE,
PASSENGERS IN PANICSteamer Queen, Bound From San Diego,
Cal., to Paget Sound, Is Lying
Off San Francisco and Will
Be Total Loss.

San Francisco, Jan. 26.—The steamer Queen, bound from San Diego to Paget Sound, is burning off here, the fire having started in her hold this morning. The 95 passengers on the steamer were safely landed at this point. When the fire was discovered the passengers were panic-stricken and rushed for the boats. The officers of the vessel were obliged to fight back the frenzied mob, while the ship was being rushed to shallow water. It is expected that the Queen will be a total loss.

FIVE PASSENGERS
ON 13-MILE TRIPPassenger-Carrying Aeroplane Record
Broken in France To-day With
Roger Sommers Guiding
Machine.

Paris, Jan. 26.—Passenger-carrying aeroplane records were smashed to-day when Roger Sommers with five passengers flew from Douzy to Renilly and return, covering a distance of thirteen miles.

ROOSEVELT'S APOLOGY.
On Which Simon Baldwin Withdrew
His Suit.

New York, Jan. 26.—The Outlook will publish this week the letter of Theodore Roosevelt to Governor Baldwin of Connecticut on the strength of which the governor abandoned his expressed intention of suing the colonel for libel. In the last campaign Colonel Roosevelt attacked Judge Baldwin for a decision in a labor case. After the election, Governor Baldwin wrote to Mr. Roosevelt, suggesting that they settle their differences without the publicity incident to an action at law, by submitting the question at issue to some judge or lawyer.

Mr. Roosevelt declined, Governor Baldwin then submitted a draft of what he would consider a satisfactory apology. The colonel rejected it, submitting a counter proposal, which the governor in turn rejected. Then followed the letter shortly to be published, on receipt of which Governor Baldwin announced that, although he still held that there was an issue as to the facts and the law, he had become convinced of the sincerity of Colonel Roosevelt and would not proceed against him.

"If the letters which I sent to you," wrote the colonel, "and in which I quoted your exact language and added my comments as I thought them, then every labor leader who ventures to agitate for reform in accident law is also in danger of libel, and every man who in an efficient and effective, instead of a half-hearted fashion agitates for reform, will be in a very real danger of a libel suit provided the interest attacked is sufficiently powerful to undertake the suit. If your suit is brought, my political opponents may make such capital out of it as they choose."

INSURGENT LEADER KILLED.
Revolutionary Army Defeated by Govern-
ment Troops Near San Antonio.

Tehuacan, Huasteca, Jan. 26.—The defeat of the revolutionary army by government troops was reported to-day near San Antonio. Col. Velazquez, the insurgent leader, is believed to have been killed.

MAY FLY THIS AFTERNOON.
High Winds Again Kept McCurdy from
Aeroplane Trip.

Key West, Fla., Jan. 26.—High winds prevented McCurdy's aeroplane flight to Havana this morning. Weather permitting, it will occur this afternoon.

ONE JUROR INSISTS
ON A CONVICTIONThat Is the Reason for Failure of the
Schenk Jury to Reach a Verdict
Is the Current Belief.

Wheeling, W. Va., Jan. 26.—The jury in the trial of Mrs. Laura Schenk, who was charged with attempted poisoning of her husband, John O. Schenk, reported this morning to continue their deliberations following the giving of the case to them yesterday afternoon. It was said that the long deliberation was due to juror Heyman, who was holding out for a conviction. The jury this morning requested a transcript of the testimony of Mrs. Coleman, Mrs. Schenk's landlady.

The jury was called in at 11:30 and instructed to take a recess till 1:30 when a transcript of the Coleman woman's testimony would be ready. Mrs. Schenk sat in the court room this morning, smiling. After the prosecuting attorney, Handlan, had finished his argument and just as the jury were retiring yesterday afternoon, Mrs. Schenk collapsed and was led from the room. Her face was swollen from sobbing. Prosecuting Attorney J. B. Handlan concluded his argument to the jury at 3:58 and the jury immediately retired to consider a verdict.

At five o'clock when a deputy sheriff went to take the jurors' supper, he found them in the height of heated discussion. They asked for half an hour more before going to supper in which time they expected to reach some decision. At the end of the half hour they had no definite answer to submit to the court and were taken out to the evening meal, with instructions from Judge Jordan to return at 7:30 and continue deliberation. Having failed to agree at 10 o'clock last night they were locked up for the night.

HOTEL GUESTS FLED
IN NIGHT TIMEFire Damaged Hudson Block and Endan-
gered Hotel Savoy in New Bed-
ford, Mass., This Morning.
Damage Was \$12,000.

New Bedford, Mass., Jan. 26.—Fire damaged the Hudson block and the hotel Savoy adjoining it this morning. The loss was \$12,000. Forty guests in the hotel were forced to flee in their night clothes. A fire alarm communicating to the hotel enabled the firemen to reach the heart of the flames and extinguish them before the hotel was badly damaged. The fire started in the Hudson block.

HUNDREDS HOMELESS.
From Burning of a Town in New On-
tario Yesterday.

Toronto, Jan. 26.—Reports from Gowanda, New Ontario, say that hundreds are homeless from the burning of the town yesterday.

HALF MILLION LOSS
IN HEART OF TROYSerious Fire This Morning In Which Se-
veral Blocks Were Damaged and
Six Firemen Were Hurt.

Troy, N. Y., Jan. 26.—A fire in the business district of this city this morning did damage of \$500,000, the Boston store, Woolworth's store, and Krueger & Co., being heavily sufferers. Six firemen were buried under falling walls and were slightly hurt. Several blocks were damaged.

HOTEL PARTLY BURNED.
Loss at Asbury Park This Morning Was
\$400,000.

Asbury Park, N. J., Jan. 26.—The West End hotel, a large summer resort, was partly burned this morning, with a loss of \$400,000.

VOLUNTARY SUPPORT.
Accorded Central Vermont R. R. by St.
Albans People.

St. Albans, Jan. 26.—A party of about 20 of the business and professional men of the city were in Montpelier yesterday to attend the hearing in the Senate on the railroad bill, among those that went being Mayor S. C. Greene, State Attorney George M. Hogan, L. J. Morton, Barney F. Kelley, E. J. Alexander, L. L. C. Best, B. M. Hopkins, Dr. S. W. Paige, F. M. Spaulding, Elmer Johnson, John French, Sheriff G. C. Holmes, M. S. Bostwick, Nelson Goodspeed, H. Elmer Wheeler, Ralph K. Chase, John B. Wilson, G. P. Twigg, R. E. Palmer and M. D. Armstrong. The action of these men was entirely voluntary, being taken to give the Central Vermont such support as their presence in Montpelier might lend at this time.

ARGUMENTS PRESENTED.
In Case of Labor Leaders in the United
States Supreme Court.

Washington, D. C., Jan. 26.—Arguments were heard before the supreme court to-day on the appeals of Mitchell, Gompers and Morrison of the American Federation of Labor from the decision of the supreme court of the District of Columbia, affirming their jail sentence for contempt.

DEMANDS INVESTIGATION
Why Ballinger-Pinchot Reports Were
Sidelined.

Washington, D. C., Jan. 26.—Representative Hitchcock to-day presented a resolution in the House demanding an investigation by the rules committee why the reports of the Ballinger-Pinchot committee were sidelined.

When Fred Reynolds of Hydeville went to town to feed his cows recently and went aloft to throw down some hay, he espied an eagle which had got into the barn in some way. He shot the bird, and it measured three feet, ten inches from tip to tip of its wings. He has the bird mounted.

HE WAS HURT
LIKE BROTHERSerious Injury to Fred Cole
of South Ryegate

HIT POLE WHILE COASTING

His Brother Kenneth Is Just Recovering
from Injury Received on the Same
Traverse and in a Similar
Manner.

South Ryegate, Jan. 26.—In a sliding accident which happened just two weeks from the time his brother, Kenneth, was severely injured, Fred Cole, aged 21, was similarly injured and on the same traverse, too, last evening. Like his brother in the former accident, he was thrown against an electric light pole and had his right foot smashed so badly that the bones protruded through the flesh. In the former accident his younger brother had his right leg broken just above the knee, and he is still confined by the injury. This second accident makes the house of George Cole resemble a hospital.

With half a dozen other young people, Fred Cole was sliding in the Gilliland hill last night. Coming into the village the traverse was damped and all the occupants were thrown off except young Cole. He was hurled violently against the pole beside the road, his right leg being jammed between the traverse and the pole. On being picked up he was found to be seriously hurt and was carried to his home. Dr. Lee was summoned to assist Dr. Darling in putting the bones back in place. The physicians found that all the ligaments of the foot were badly torn and strained, besides. The injury is more serious than that of young Kenneth.

BOY'S THIGH BROKEN
When He Was Thrown from Traverse
Against a Tree.

Burlington, Jan. 26.—Another coasting accident took place last night, when Robert Rich, the 19-year-old son of Dr. and Mrs. F. A. Rich, was thrown violently from a traverse against a tree and suffered a broken thigh and a bad cut on the head. The boy, with others, was coasting on the steep grade of the street below South Winslow avenue, and when the boy who was steering the traverse tried to go to one side in order to save an accident, the sleds slowed and threw the Rich boy off. He was taken to his home by some friends and Dr. J. B. Wheeler was called to reduce the fracture, which was found to be near the body. The injury to the head is not thought to be serious.

INDUCED TO RUN.
Mayor Carpenter of Rutland Says He
Would Take Place Again.

Rutland, Jan. 26.—After persistent urging of a committee of 25 prominent citizens who waited on him yesterday, Henry O. Carpenter, present head of the city, decided last night to again become a candidate for the office of mayor. In a statement he assures the public that if elected again he will give the city a business administration and that he will do all in his power to provide the city with a pure water supply. The question of the water is to be the most important issue of the coming campaign and already the other candidate, George C. Underhill, is preparing to make speeches in the various wards on this question.

VALLEY FAIR PROSPEROUS.
Annual Dinner Attended by 220—Old Of-
ficers Re-elected.

Brattleboro, Jan. 26.—At the annual meeting of the Valley Fair association at the Brooks house yesterday, the old officers were re-elected. At the complimentary dinner tendered by the association to the stockholders, 220 covers were laid. President O'Connor presided and speeches were made by the Rev. E. Q. Osgood, E. B. Smith, the Rev. H. H. Shaw and Judge J. L. Martin. An announcement was made that all of the stock of the association remaining in the treasury had been subscribed during the day, and the association can now boast of a capital of \$10,000 fully paid. All of the speakers spoke optimistically of the outlook for the next fair the last of September.

TO ATTEND FUNERAL
Of Edward W. Hurley, Who Was Well
Known in St. Albans.

St. Albans, Jan. 26.—John Holland left last night for Boston to attend the funeral of Edward W. Hurley, an enterprising and well known citizen of the city.

Mr. Holland, who is chairman of the Brotherhood of Locomotive Engineers of the Central Vermont railway, goes as a representative of that organization. Mr. Hurley was well known among the railroad men of this city, where he spent several weeks last summer during the negotiations of the Central Vermont engineers with the management.

TWO YEARS FOR HIM.
Chester M. Goodwin Sentenced for Kill-
ing Galloway.

Salem, Mass., Jan. 26.—Chester M. Goodwin of Danvers was sentenced this morning to two years in the house of correction for causing the death, by shooting, of Bertram Galloway on November 25, 1910. The defendant claimed self defense.

ALLOWED TO MOVE HOUSE

After Several Refusals, Montpelier City
Council Grants Mr. Gitchell Permit.

The Montpelier council held its last meeting for the fiscal year last night and considerable business was cleared up, the most important of which was the granting of a permit to E. C. Gitchell, allowing him to move a house through State street. Mr. Gitchell and the council had considered this subject several times, the applicant for the permit being turned down every time before. Last night, however, the permit was granted.

Mr. Gitchell appeared in person and stated that he was willing to bear all the expense of the undertaking, that the Consolidated Lighting company was willing to look after its wires and Manager J. H. Gowdoy of the telephone company would have a man on hand to look after matters pertaining to their wires. He also said he wanted Superintendent Roberts to have charge of moving the house and would like to hire some of the city teams to do the work. He thought the house could be moved in one day, after it was in the street and headed right, and Supt. Roberts lowered that estimate to three or four hours, so the former vote of the council was reconsidered and Mr. Gitchell may move his building. He must file a bond of \$300 with the city treasurer, to cover any damages the city may suffer through granting the permit.

Two licenses were granted and a number of bills were ordered paid. The other business transacted was purely of a routine nature. The board of civil authority is to hold a meeting Saturday night to take up tax matters and the city council will probably have a short session to close up the business of the year.

POLICE SEEK COTE

To Answer to Same Charge Edward
Borette Is Held On.

Burlington, Jan. 26.—Edward Borette, a hackman, was yesterday bound over to county court by Judge Mower on a charge of furnishing liquor to a young girl. Bail was fixed at \$300, which was furnished by Joseph Agel. The hearing was held in city court and occupied most of yesterday afternoon.

William Cote, another hackman, wanted in connection with the same transaction, is still at liberty, and it was said last night that he had left town. A warrant for Cote's arrest was placed in the hands of the police at five o'clock Tuesday afternoon. Cote, however, was not placed in custody on this warrant, and was said to have been seen in a local restaurant at midnight Tuesday night. Since that time it is alleged he has not been seen in Burlington. When the Borette case was called yesterday afternoon, the state's attorney asked to have Cote brought into court but was informed by Chief Bussell that the warrant, placed in the hands of the police the day before, had not been served on Cote. State's Attorney Shaw said later that the explanation given for this neglect to arrest Cote was that it was not thought necessary to place him in custody as he would appear any time he was wanted.

State's Attorney Shaw during the afternoon notified the police department that an active search for Cote must be started and his whereabouts located. Cote is charged with the same offense as that charged against Borette, furnishing liquor to a minor. The maximum penalty for conviction in such cases is one year, and there is also a fine.

HARD LUCK FOR BOY.

Sought Work in Burlington but Failed
to Find It.

Burlington, Jan. 26.—A pathetic case came to the attention of the police last night when Harold Fales, a young lad of 15, came into the station and humbly asked to be put to work in the city. He said he was a poor boy and was in need of work. The police said he was too young to be put to work in the city.

Young Fales had spent Tuesday night on a cot in the chief's private office, after the police had allowed him to return to his police station again last night after a day's wanderings in vain search of employment. The lad appeared ill and he was given a night's lodging at the jail last night.

When questioned as to his history, Fales told rather a pathetic story. He said he was born in Bristol and that his mother died when he was a babe. When he was little more than a year old his father, he said, left him and he had never seen him since. He had been living, he said, with an uncle in Middlebury up to a short time ago, but he claimed his uncle had turned him out and that he had to shift for himself. He worked at a hotel in Middlebury and later found employment at Vergennes at the shoe roller factory. Fales said he could not stand the work there and he was paid \$1.50 in his possession for Burlington.

DEATH OF LONG-TIME PRINTER.
Henry McCarter Once Worked on the
Vermont Watchman.

Vergennes, Jan. 26.—Henry McCarter died yesterday at his home on Main street, after a lingering illness with tuberculosis, in the 69th year of his age. He was born here April 11, 1845, and most of his life had been passed here. Early in life he learned the printers' trade under Hiram C. Johnson in the old Vermont office, where he worked for many years. He also worked on the Montpelier Journal, the St. Albans Messenger, the Rutland Herald and Enterprise and Vermont. He was a very accurate typesetter and a well informed man. He is survived by one brother, William McCarter of this city. The funeral will be held Friday afternoon at the house.

BROTHER IN MONTPELIER.

Charles W. Briggs Died Yesterday in
Brandon.

Brandon, Jan. 26.—Charles W. Briggs died yesterday morning at about 4:30 o'clock. He had been in feeble health for several months, but was not confined to his bed until a week ago, when he sank into a comatose state. He was 72 years of age and lived the greater part of his life in Brandon. He held various town offices and was a member of the legislature one session. He is survived by his wife, one daughter, Addie, of this town, and one brother, George, of Montpelier.

FLAT RATE ON
INTANGIBLESProposed by Senate in Its
Action This Forenoon

THE VOTE STOOD 17 TO 12

Senate Again Voted to Adjourn on Sat-
urday, After Yesterday Having
Voted to Reconsider—Work
Being Cleaned Up.

The Senate this morning plucked up courage and again adopted the joint resolution providing for annual adjournment on Saturday morning which it adopted yesterday and then reconsidered. It was made plain to the Senate by Senator Powell that the Senate could finish by Saturday if it tried. If they remained another week, he said, the Senate would have to bear the criticism that would surely follow.

After that, the Senate put the taxation question up to the House by passing 172 making a flat rate on intangibles. The bill was favored by Senators Gordon and Daniels and opposed by Senators Archibald, Butterfield and Taplin. The vote was as follows: Yeas, Senators Adams, Barden, Clark, Curtis, Daniels, Edgerton, Field, Gordon, Griswold, Lyford, Norton, Powell, Scribner, Seaver, Sheldon, Shepardson, Smith; nays, Senators Archibald, Butler, Butterfield, Colgate, Cushman, Dale, Darling, Davis, Hitchcock, Pike, Porter, Taplin.

The Railroad Fight.

The committee in charge of the railroad bill is expected to make a report at the afternoon session. The hearing on this Brattleboro bill was held late yesterday afternoon, which was characterized by one attorney deliberately accusing another of making a false statement.

The important feature of the hearing was the submission of an amendment to the bill by Mr. Stickney of the Boston & Maine road. This amendment provides that if at any time the location of the Boston & Maine tracks, as proposed in the bill, interfere with the terminal facilities of the Central Vermont they shall be changed as the railroad may agree. If the roads fail to agree, the public service commission is to settle the matter. Mr. Stickney stated that this was offered to meet the objection that the granting of the rights asked for by the Boston & Maine would cripple the Central Vermont in the use of its yards at Brattleboro.

The force of the amendment was a little later somewhat destroyed by Judge Palmer of the Central Vermont, who showed by engineer Thompson of the Boston & Maine that for a portion of the way through the yards it would be impossible to change the location of the B. & M. tracks, even if such interference could be shown, for the simple reason that there was no place to change them to.

In his argument Mr. Stickney laid special stress upon the fact that no objection or taxpayer of Vermont had appeared as an individual before the committee and opposed this change. He said all the opposition came from Grand Trunk railroads of Canada. To refute this Mr. Darling later produced a letter from Albert Tuttle of Fair Haven, one of the bondholders of the Central Vermont road, protesting against the change as likely to affect the value of the securities of the road. Mr. Stickney's statement made in closing by Mr. Stickney that brought out the retort from Mr. Darling that the statement was absolutely false.

Hotel Exemption Bill in House.

The House had a lively debate over Senator Powell's famous bill allowing towns to exempt hotel property from taxation, and it was finally ordered to a third reading by a vote of 116 to 64. It was favored by Mr. Shaw of Stowe, Mr. Branch of Grand Isle, Mr. Corry of Montpelier, Mr. Hall of Isle La Motte, Mr. Boyce of Waterbury proposed an amendment restoring the Senate amendment excluding property used for the purpose of selling liquor.

The amendment was opposed by Mr. Rabbitt of Rockingham, Mr. Bean of Newport, Mr. Hall of Isle La Motte, Mr. Whitney of Marlboro moved the previous question, but the demand was not sustained. The amendment was further opposed by Mr. Clark of Morristown, Mr. Bailey of Randolph, Mr. Thompson of Fryer, Mr. Webster of Swanton, Mr. Street of Wallingford, Mr. House of Berlin, Mr. Mann of St. Albans City, Mr. Shaw of Stowe, Mr. Corry of Montpelier, Mr. Robinson of Elmore demanded the previous question, and the demand was sustained, after which the bill was passed without the amendment.

The House refused a reconsideration of the bill increasing the salary of the state highway commissioner and then had a sharp debate over a bill to increase the salary of the state bank examiner. The bill was amended to make the salary \$2,500, the increase of \$500 to come out of the banks.

The following bill was introduced: H. 660, from the committee on ways and means, to amend sections 774, 746, 310, 312, 331 and 540, and to repeal section 884 of the public statutes, relating to taxation of deposits in savings banks and trust companies.

The House killed the bill relating to the election of superior judges. It was favored by Mr. Stone of Wallingford, and opposed by Mr. Martin of Brookline. Mr. Cook of Thetford demanded the previous question. The demand was sustained and the third reading of the bill was refused. Another bill killed was the one relating to the running of bulls at large. It was favored by Mr. House of Berlin.

A joint resolution was introduced by Mr. Martin extending for thirty days the time for engrossing bills, if such time is required. This was adopted on the next day of the House.

Bills read a third time and passed were: H. 656, to appropriate \$28,000 for the erection of dormitories at the Vermont industrial school, as amended; H. 688, amending an act incorporating

(Continued on fifth page.)

MAN MUCH BURNED
PUTTING OUT FIREResident of Elmwood Avenue Suffered
Severely as Result of Fire in His
House Last Evening—Damage
Was Slight.

While attempting to extinguish a fire in his home, caused by the overturning of an oil lamp, S. Carmignati of 2 Elmwood avenue was severely burned last evening. The fire didn't amount to much, being quenched by members of the family and neighbors, although the entire fire department was called out by an alarm from box 54, which was installed a few weeks ago. The damage was about \$25, being confined to the loss of a couch and charring of the floor.

Mr. Carmignati was at work in the kitchen of the house, and the lamp was setting on the stove, when it was brushed off accidentally. Mr. Carmignati seized the burning mass and attempted to carry it out of doors. He got as far as the couch and had to drop his flaming burden, because the fire had communicated to his sleeve. Then a young girl of the household rushed to the fire alarm box and turned in the alarm. All the apparatus was brought out in quick order shortly before 8 o'clock, but no assistance was required, as the volunteers in the neighborhood had doused the fire thoroughly. The house is owned by Dan A. Perry.

COMMITTEE ORGANIZES

And Talks Over Plans for Raising Funds
for Memorial.

The second meeting of the soldiers' monument committee, elected by the different organizations throughout the city, was held last evening in the city court room, and they elected a permanent organization to carry on the work of raising the funds for the project. C. S. Andrews, chairman of the nominating committee elected at the first meeting of the committee, made his report and recommended the following list of officers and committees to comprise the permanent organization: Secretary, James Mackay; treasurer, C. M. Willey; committee on plans and specifications, J. Hollister Jackson, John P. Corrie, John Magnolia, William McDonald; committee on location, John W. Gordon, S. D. Allen, James S. Adie; committee for soliciting funds, the chairman of the different monument committees; executive committee, the chairman of the committees and the secretary and treasurer.

This report was accepted and the officers and committees, as named, were elected. This meeting then adjourned, and a meeting was immediately called of the soliciting committee, and C. S. Andrews was elected chairman of the committee and Mayor Mutch vice chairman.

A lengthy discussion was then held by the members of the committee on ways and means of going about the work of raising the funds, and there was much optimism in the remarks that the project would be carried out. There are nearly forty members of the soliciting committee, who have charge of the raising of funds, and it was suggested that there be frequent meetings of the committee has decided upon methods it will adopt to procure the funds. To give the members time to think over the question and to report back to their organizations, it was voted not to hold another meeting to be called by the chairman.

The Names of the Solicitors.

The members of the soliciting committee are as follows: Solicitors: Manufacturers' association, E. A. Bugbee; Quarry Owners' association, George B. Milne; Retail Merchants' association, M. S. Rounds; board of trade, Homer C. Ladd; First Baptist church, William McDonald; Universalist church, Homer Pitts; Methodist church, William H. Oliver; granite cutters' union, Thomas Haggis; polishers' union, George Murray; tool sharpeners' union, James McDonald; lamp and boxers' union, A. E. Nichols; carpenters and joiners' union, A. B. Coffin; clerks' union, C. S. Wallace; teamsters' union, E. N. Prescott; painters' union, A. M. Stafford; laundry workers' union, John Enslie; Central labor union, John F. Sadtler; Italian Citizens' club, B. Lechini; Granite Lodge, F. and A. M., W. V. Russell; Sons of St. George, John H. Bishop; Ancient Order of Hibernians, William Dineen; Foresters of America, William Taylor; New England Order of Protection, P. M. Cutler; Knights of Columbus, E. J. Owens; Red Men, Walter Morgan; Hiawatha Lodge, I. O. O. F., Frank W. Jackson; Royal Arcanum, Homer Pitts; Eagles, Robert J. Duncan; Knights of Pythias, C. M. Willey; Catholic Order of Foresters, John Korman; Independent Order of Foresters, Francis Casiani; Woodmen, John Rowley; Clan Gordon, Condors, Alex. Ironside; Church of the Good Shepherd, W. Shields; National bank, A. P. Abbott; Spanish-American war veterans, Dr. J. W. Jackson.

CALCAGNI-COMOLLI.

Wedding at the Home of the Bride's
Sister This Afternoon.

John Calcagni and Miss Clara Comolli were united in marriage at 1:30 o'clock this afternoon at the home of the bride's sister, Mrs. P. D. Molla of Berlin street. The ceremony was performed by Justice of the Peace James Mackay. Mr. and Mrs. Calcagni left on a wedding trip to Boston and New York. On their return they will reside at 49 Berlin street. The groom is employed at the Novelli & Calcagni plant.

SLIGHT STUDENT GAIN.

Made by University of Vermont as
Shown by Catalogue.

Burlington, Jan. 26.—The university of Vermont catalogue for 1910-1911 has made its appearance. It is a book of 182 pages, containing the college calendar and register of instructors and students, requirements for admission, the courses of instruction and administration, statements about the buildings and equipment, alumni associations, etc. The summary shows 317 academic students and 186 medical students, a total of 503 and an increase of 15 over one year ago.

PAID HONOR
ONCE AGAINTo the memory of Scotland's
Noted Writer

ON POET BURN'S BIRTHDAY

Barre Burns Club with Ladies Gathered
in Woodmen's Hall Last Evening
and Spent a Very Enjoy-
able Time.

In conjunction with Scotchmen in every considerable city of America, as well as in all parts of the British Isles, the Burns club of Barre gathered in Woodmen's hall last evening to do honor to and celebrate the anniversary of the birth of Robert Burns. This was the 21st consecutive event of this kind of the Burns club of Barre and in welcoming the members and their ladies to the banquet table, President C. W. McMillan called attention to this unbroken loyalty to the Scottish poet. Practically every member of the club with their ladies were present at last evening's celebration, and it was one of the most joyous in the club's 21 years of existence. The evening's celebration began with a Scotch reel, in which all participated, after which all were seated at the table, where the following program was carried out:—

Quartet, "There Was a Lad Was Born in Kyle".—Messrs. Inglis, Anderson, and Misses McDonald and Anderson. Toast, "Robert Burns".—Response by Wm. Brown. Song, "A Man's a Man for a That".—The Cottage Where Burns Was Born.—Thomas McDonald. Song, "Flow Gently, Sweet Afton".—"In Dear Old Scotland".—Miss Barbara McDonald. Toast, "To Scotland".—With response by Wm. Barclay. Song, "We Are All Scottish Here".—"Bonnie Prince Charlie".—Miss Anna Anderson. Recitation, "John Bennett's Cadillac".—Mrs. Thos. McDonald. Toast, "America".—With response by Jas. K. Pirie. Toast, "The Ladies".—With response by Edward Cheaser. When this had been concluded, the Haggis was brought on by Robt. Inglis, led by Piper James Edwards with the pipes, and after the "Ode to a Haggie" had been recited by James Rae, the banquet was served. This was one of Mrs. Maiden's best and was thoroughly appreciated by all.

After the banquet there was dancing for the rest of the evening, to music by Colburn's orchestra.

11 MONTHS' TERM
IMPOSED TO-DAYOn Albert Martelle of Westerville, Who
Decided Not to Stand Trial on
Charge of Illegal Liquor
Selling.

Albert Martelle of Westerville, who was arrested last week on a warrant charging him with selling, to which he pleaded not guilty, and whose case was set for a hearing to-morrow morning came before Justice Scott this morning and changed his plea to that of guilty. The court imposed a sentence of not less than 11 months and 20 days or more than a year in the county jail, and to pay the cost of prosecution, which amounted to \$14.23. Martelle had been operating a pool room in Westerville.

The case of Percy Rousseau, who is charged with transporting liquor known to be for illegal distribution, was set for a hearing in city court this morning, but was continued until February 2 by agreement of the attorneys.

Marco Polletti pleaded guilty in the city court this morning to the charges of breach of the peace and paid a fine with costs amounting to \$10.09. He was arrested last night by officer Dineen on a warrant issued by the state's attorney on complaint of Mrs. Polletti that her husband had been quarreling with her and had struck her in the face, making her nose bleed.

RAIDED IN NORTFIELD.

State's Attorney Carver's Officers Vis-
ited Mrs. Mary Broggi.

On a warrant issued by State's Attorney J. Ward Carver a successful raid was made in Northfield yesterday afternoon at the house occupied by Mrs. Mary Broggi. A 32-gallon barrel of ale, 31 pints of whiskey, nine quarts of whiskey, five bottles of wine and several bottles of different brands of liquors were seized. Mrs. Broggi was arrested and taken before Justice Kent and furnished bail for her appearance for a hearing Saturday. The raid was made by Chief of Police Jerry Donahue, two special officers and Deputy Sheriff H. J. Slayton of this city.

FORMER BARRE TOWN RESIDENT.

Mrs. Slack Will be Remembered by Old-
er Residents.

Mrs